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	APPLICATION NO.	FILING DATE	1	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/583,693	05/31/2000		Marcos N. Novaes	POU9-2000-0096-US1	4787
	75	90 04/08/2003				
Blanche E Schiller Esq Heslin & Rothenberg PC 5 Columbia Circle					EXAMINER	
					WON, YOUNG N	
Albany, NY 12203				ART UNIT	PAPER NUMBER	
					2155	-
					DATE MAILED: 04/08/2003	+

Please find below and/or attached an Office communication concerning this application or proceeding.

9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Examiner		Application No.	Applicant(s)					
Young N Won 2155		09/583,693	NOVAES ET AL.					
- The MALING DATE of this communication appears on the cover sheet with the correspondence address - Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of ten may be a validate under the provisions of \$7 CFT 1.13(a), in no event, however, may a riply be timely filled If the period for reply specified shows be takes than thisty (30) days, we have a set of the period for reply specified shows be the standary period will specify and the grade of the period for reply specified shows, the maximum stations yeridow all specified will be considered timely. If the period for reply specified shows, the maximum station yeridow all specified in the period for reply specified shows, the maximum stations yeridow all specified in the period for reply specified and the period for reply with yellow the making state of this communication to the state of the period of the period of the communication to the period of the communication to the period of the communication to the communication t	Office Action Summary	Examiner	Art Unit					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely filed. Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely filed. Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely filed. Extensions of time and available under the provisions of 37 CFR 1.35(a), and the stabilities provisional application of the reply applied and the stabilities provisional application of the reply developed above, the maximum statutory period vill apply and will expire SLX (b) MONTHS from the menting date of this communication. Failur to reply specified above, the maximum statutory period vill apply and will expire SLX (b) MONTHS from the menting date of this communication, even if timely filed, may reduce they recently period to the menting date of this communication, even if timely filed, may reduce they recently period to the menting date of this communication, even if timely filed, may reduce they recently period to the second place of the communication, even if timely filed, may reduce they recently period to the second place of the communication, even if timely filed, may reduce they reduce they reduced the second place of the communication, even if timely filed, may reduce they reduced they redu								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Etamics the mining be reliable under the provision of 3 CFR 1.75(d), in no event, however, may a reply be timely filed Etamics to time may be reliable under the provision of 3 CFR 1.75(d). If the period for reply separation debuve, in bracimum statutory prieford under play in a will expire 1.05(d) MONTHS from the mailing date of this communication. Falue to reply within the set of extended period for reply will, by statutory under the set of the communication. Falue to reply within the set of extended pried for reply will, by statutory and will expire 105(d) MONTHS from the mailing date of this communication. Falue to reply within the set of extended pried for reply will, by statutor, acuse this application to become ARANDOXED, (65 U.S. \$133). Status 1) Responsive to communication(s) filled on 31 May 2000. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under £x parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1,2 and 7.74 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 1,2 and 7.74 is/are rejected. 7) Claim(s) is/are allowed. 8) Claim(s) 1,2 and 7.74 is/are rejected to. 8) Claim(s) 3 are subject to restriction and/or election requirement. Application Papers 7 in the drawing(s) filed on is/are allowed. 10) The drawing(s) filed on is/are allowed. 11) The proposed drawing correction filed on is/are allowed. 12 approved, corrected drawings are required in reply to this Office action. 12 approved to redectation is objected to by the Examiner. 13 approved, corrected drawings are required in reply to this Office action. 14 approved, corrected drawings are required in reply to this Office action. 15 application for declaration is object		ears on the cover sheet with the c	orrespondence address					
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DETAILED ACTION

1. Claims 1, 2, and 7-74 have been examined.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1, 2, 7-16, 19-23, 26-39, 42-46, 49-63, 66-70, 73 and 74 are rejected under 35 U.S.C. 102(e) as being anticipated by Slaughter et al. (US 6014669 A).

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As per claims 1, 28, 51, and 52, Slaughter teaches a method (see col.15, line 49), a system (see col.1, line 16), and at least one program storage device readable by a machine tangibly embodying at least one program of instructions executable (see col.5, lines 5-7) by the machine to perform a method of managing cluster configurations of a computing environment (see title), said method, system, and program of instructions comprising: executing a distributed configuration component on a plurality of nodes of a cluster of said computing environment (see col.2, lines 31-38); and providing configuration consistency of said cluster using the distributed configuration component (see col.2, lines 41-42).

As per claims 2, 29 and 53, Slaughter further teaches wherein said providing comprises comparing data in a local storage with data in a global storage to determine whether a node can join said cluster (see col.4, lines 48-52; col.5, lines 24-27; col.7, lines 32-36; and col.7, line 58 to col.8, line 4).

As per claims 7, 30, and 54, Slaughter further teaches wherein said providing configuration consistency comprises comparing data in a local storage with data in a global storage to determine whether one or more components of said cluster are to be initiated (see col.4, lines 48-52; col.5, lines 24-27; col.7, lines 32-36; and col.7, line 58 to col.8, line 4).

As per claims 8, 31, and 55, Slaughter further teaches wherein said providing configuration consistency comprises controlling, at least in part, one or more operations associated with said cluster (see abstract: "Cluster operations include restore... and consistency checking" and col.2, lines 51-53).

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As per claims 9, 32, and 56, Slaughter further teaches wherein said one or more operations comprise at least one of a define cluster operation used to create the cluster, and an undefine cluster operation used to erase a definition of the cluster (see col.2, lines 34-36 and 53-56; col.7, lines 14-16; and col.12, lines 18-26).

As per claims 10, 33, and 57, Slaughter further teaches wherein said one or more operations comprise a modify cluster operation used to modify one or more attributes of a definition of the cluster (see col.2, lines 34-50 and 56-60; col.3, lines 59-61; col.4, lines 65-67; and col.6, lines 15-67).

As per claims 11, 34, and 58, Slaughter further teaches wherein said one or more operations comprise at least one of a define node operation used to define a node to the cluster, and an undefine node operation used to erase a definition of a node of the cluster (see col.4, lines 48-52; col.8, lines 4-61; and col.11, line 66 to col.12, line 8).

As per claims 12, 35, and 59, Slaughter further teaches wherein said one or more operations comprise at least one of a define registry server node operation used to define a particular node in the cluster as a registry server node, and an undefine registry server node operation used to remove a node definition as a registry server node (see claim 9 rejection above). It is inherent that nodes can be any computer network device such as a computer, server, or database (see Slaughter: col.3, lines 51-52).

As per claims 13, 36, and 60, Slaughter further teaches wherein said one or more operations comprise a modify node operation used to change one or more attributes of a definition of a node of the cluster (see col.2, lines 51-56).

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As per claims 14-16, 37-39, and 61-63, Slaughter further teaches wherein said one or more operations comprise at least one of an online registry server operation used to initiate a system registry process on a node of the cluster, and an offline registry server operation used to stop a system registry process of a node of the cluster (see col.4, lines 14-33).

As per claims 19, 42, and 66, Slaughter further teaches wherein said one or more operations comprise at least one of a define network operation used to create a network of the cluster, and an undefine network operation used to erase a network definition of the cluster (see claim 9 rejection above; col.4, lines 44-47; and col.10, lines 52-56).

As per claims 20, 43, and 67, Slaughter further teaches wherein said one or more operations comprise a modify network operation used to modify one or more attributes of a network definition (see claim 10 rejection above; col.4, lines 44-47; and col.10, lines 52-56).

As per claims 21, 44, and 68, Slaughter teaches of further comprising commencing execution, via an operating system of the computing environment, the distributed configuration component (see claim 1 rejection). It is inherent that the execution of a distributed configuration component would be performed by a processor resident on the computer environment running the operating system of that particular processor.

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As per claims 22, 45, and 69, Slaughter teaches of further comprising, maintaining one or more data structures usable in providing configuration consistency (see col.2, lines 31-34).

As per claims 23, 46, and 70, Slaughter further teaches wherein at least one data structure of said one or more data structures is stored in local storage and global storage (see col.1, lines 12-15; col.2, lines 53-56; and col.5, lines 26-27).

As per claims 26, 49, and 73, wherein said one or more data structures comprise at least one node definition data structure for at least one node of said plurality of nodes of said cluster (see col.2, lines 34-36).

As per claims 27, 50, and 74, wherein said one or more data structures comprise a registry server nodes data structure identifying one or more registry server nodes of said cluster (see claim 26 rejection above). It is inherent that nodes can be any computer network device such as a computer, server, or database (see Slaughter: col.3, lines 51-52).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 17, 18, 40, 41, 64, and 65 are rejected under 35 U.S.C. 103(a) as being unpatentable over Slaughter et al. (US 6014669 A) in view of Modiri et al. (US 6192401 B1).

As per claims 17, 18, 40, 41, 64, and 65, Slaughter further teaches wherein said one or more operations comprise at least one of a define operation used to define the cluster, and an undefine operation used to delete the cluster and wherein said one or more operations comprise a modify operation used to modify one or more attributes of a definition (see claim 9 and 10 rejections above). Slaughter does not explicitly teach of a subnetwork. Modiri teaches of a subnetwork (see col.2, lines 22-25 & 46-59). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Modiri within the system of Slaughter by implementing a subnetwork within the cluster configuration management method, system, and program because Modiri teaches that this results in "the cluster reconfiguring with an optimized configuration" (see Modiri: col.2, lines 60-62), and Slaughter teaches that he "desires" what is high availability, minimal interrupts, and "fast and efficient queries" (see Slaughter: col.2, lines 19-25).

4. Claims 24, 25, 47, 48, 71, and 72 are rejected under 35 U.S.C. 103(a) as being unpatentable over Slaughter et al. (US 6014669 A) in view of Zhang et al. (US 5832182 A).

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As per claims 24, 47, and 71, Slaughter does not teach wherein said one or more data structures comprise a cluster data structure associated with said cluster. Zhang teaches of a cluster data structure (see col.27, claim 1). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Zhang within the system of Slaughter by implementing a cluster data structure within the cluster configuration management method, system, and program because Zhang teaches that such implementation maximizes efficiency and accuracy (see Zhang: col.5, lines 11-14) and Slaughter teaches that he "desires...fast and efficient queries" (see Slaughter: col.2, lines 19-25).

As per claims 25, 48, and 72, Slaughter further teaches wherein said cluster data structure comprises a unique cluster identifier for the cluster (see abstract).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Young N Won whose telephone number is 703-605-4241. The examiner can normally be reached on M-Th: 8AM-6PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R Sheikh can be reached on 703-305-9648. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7238 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Young N Won

April 2, 2003

AYAZ SHEIKH
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

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